paragraphs (a)(1) through (a)(3) of this section.

- (1) The results of all tests, and any associated calculations, performed to determine the biobased content of the product.
- (2) The date the applicant receives certification from USDA, the dates of changes in formulation that affect the biobased content of certified biobased products, and the dates when the biobased content of certified biobased products was tested.
- (3) Documentation of analyses performed by manufacturers to support claims of environmental or human health benefits, life cycle cost, sustainability benefits, and product performance made by the manufacturer.
- (b) Record retention. For each certified biobased product, records kept under paragraph (a) of this section must be maintained for at least three years beyond the end of the label certification period (i.e., three years beyond the period of time when manufacturers and vendors cease using the certification mark). Records may be kept in either electronic format or hard copy format. All records kept in electronic format must be readily accessible, and/or provided by request during a USDA audit.

§3202.10 Oversight and monitoring.

- (a) General. USDA will conduct oversight and monitoring of manufacturers, vendors, designated representatives, and other entities involved with the voluntary product labeling program to ensure compliance with this part. This oversight will include, but not be limited to, conducting facility visits of manufacturers and vendors who have certified biobased products, and of their designated representatives. Manufacturers, vendors, and their designated representatives are required to cooperate fully with all USDA audit efforts for the enforcement of the voluntary labeling program.
- (b) Biobased content testing. USDA will conduct biobased content testing of certified biobased products, as described in §3202.8(b)(1) to ensure compliance with this part.
- (c) Inspection of records. Manufacturers, vendors, and their designated representatives must allow Federal rep-

resentatives access to the records required under §3202.9 for inspection and copying during normal Federal business hours.

[76 FR 3806, Jan. 20, 2011. Redesignated and amended at 76 FR 53632, Aug. 29, 2011]

PART 3203—GUIDELINES FOR THE TRANSFER OF EXCESS COM-PUTERS OR OTHER TECHNICAL EQUIPMENT PURSUANT TO SEC-TION 14220 OF THE 2008 FARM BILL

Sec.

3203.1 Purpose.

3203.2 Eligibility. 3203.3 Definitions.

3203.4 Procedures.

3203.5 Dollar limitation.

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3203.8 Costs.

3203.9 Accountability and recordkeeping.

3203.10 Disposal.

3203.11 Liabilities and losses.

AUTHORITY: 7 U.S.C. 2206b.

Source: 77 FR 26661, May 7, 2012, unless otherwise noted.

§3203.1 Purpose.

This part sets forth the procedures to be utilized by USDA when transferring excess USDA computers or other technical equipment to an organization for the purposes of distribution to a city, town, or local government entity in a rural area as authorized by 7 U.S.C. 2206b.

§ 3203.2 Eligibility.

To be eligible under this part:

- (a) A city, town, or local government entity must be located in a rural area as defined in 7 U.S.C. 1991(a)(13)(A).
 - (b) A designated organization must:
- (1) Have the documented capability to refurbish and distribute excess computers or other technical equipment;
- (2) Serve the interest of cities, towns, or local government entities in rural areas; and
- (3) Have been designated by an official of a city, town, or local government entity in a rural area to receive excess computers or other technical equipment under this part.